EXHIBIT "23"

EXHIBIT "23"

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Subject: Re: A strange development

From: "Marc John Randazza" <mjr@randazza.com>

Date: Tue, Jan 11, 2011 8:08 pm

To: Val Gurvits <vgurvits@bostonlawgroup.com>

Cc: "evan@fray-witzer.com" <evan@fray-witzer.com>

The number was transmitted on the condition that it was done before a certain date. That date passed.

CAN THE RELIGIOUS CONTRACTOR OF THE PROPERTY O

Also, while at the Adult Entertainment Expo, I heard a rumor that TNAffix is installing Vobile.

- 1) You confirm the rumor,
- 2) TNA pays \$50K,
- TNA agrees that we get the IPs for each infringement we DMCA,
- 4) Any work product produced for corbin fisher in this litigation remains confidential, and will not be shared with other companies.

Keeping me completely out of the TNA game is a little more complicated.

If your client wants to keep me personally out of the TNA game, then I think that there needs to be a little gravy for me. And it has to be more than the \$5K you were talking about before. I'm looking at the cost of at least a new Carrera in retainer deposits after circulating around the adult entertainment expo this week. I'm gonna want at least used BMW money.

In order to conflict me out of future matters, I suggest this:

Your firm retains me as "of counsel" to you. I'd get \$5K per month (for six months) paid to me, from you (TNA will reimburse you, I presume). I will render advice on TNA and TNA only, and I'll be chinese walled from your other clients so that other conflicts are not created.

If TNA is sold, and we're the brokers, the payments stop.

Also, I get a conflict waiver so that I can represent the buyer in the sale, and I'm not conflicted out of it.

That way, I'm adequately compensated for my loss of major potential work, and I'm conflicted out of acting adversely to TNA.

On Jan 11, 2011, at 7:29 PM, Val Gurvits wrote:

- > I don't want to muddy the waters with the possible sale. If the case can be settled, we should settle it without reference to the sale.
- > Marc, we are not going above \$50K. If that number was ok before xmass and is not ok now, so be it. I am not going to play that game. In fact, the more time a bill to TNA on this, the less will be left for Liberty. I am sure we can agree to share IP addresses of Liberty infringers (I need to confirm with TNA, but I like your idea it makes sense). And finally we need to make sure you don't assist anyone else against TNA.
- > Val Gurvits

> >

- > Boston Law Group, LLP
- > 825 Beacon Street, Suite 20
- > Newton Centre, MA 02459
- > (617) 928-1804 direct
- > (617) 928-1800 main
- > (617) 928-1802 fax
- > vgurvits@bostonlawgroup.com

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> Boston Law Group, LLP

DEFENDANT'S
EXHIBIT
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EMC001360

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> tel: 617/928-1800
> e-mail: info@bostonlawgroup.com
> ---Original Message---
> From: Marc John Randazza [mailto:mjr@randazza.com]
> Sent: Tuesday, January 11, 2011 10:23 PM
> To: Val Gurvits
> Cc: evan@fray-witzer.com
> Subject: Re: A strange development
> Of course it is! And I presume that your client doesn't mind paying out 15% to us to put the deal together.
> And, to make the deal go smoothly - we are going to need to kill off the case. If we put together a $2mil to $5 mil deal, or even
a $1 mil deal, the money we are talking is on the toilet seat, and we shouldn't let that queer the deal. And, the non-monetary
conditions would be the buyer's problem.
> How about we agree to this:
> TNA puts $100k in your trust account for settlement. If a sale goes through, Corbin Fisher gets it all. If the sale does not go
through, CF gets $65K.
>
> On Jan 11, 2011, at 7:13 PM, Val Gurvits wrote:
>> ok. I will ask TNA. I am sure they will want to start high (doesn't everyone?)
>>
>> Will let you know. 7.5% of anything in that ballpark is just fine with me.
>> Val Gurvits
>> Boston Law Group, LLP
>> 825 Beacon Street, Suite 20
>> Newton-Centre, MA-02459
>> (617) 928-1804 direct
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>> (617) 928-1802 fax
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>> tel: 617/928-1800
>> e-mail: info@bostonlawgroup.com
>>
>> ——Original Message—
>> From: mir@randazza.com [mailto:mjr@randazza.com]
>> Sent: Tuesday, January 11, 2011 10:12 PM
>> To: Val Gurvits
>> Cc: evan@fray-witzer.com
>> Subject: Re: A strange development
>>
>> I can ask, if that's a real number. If I ask the seller and tha comes back saying 6 mil, the buyer will tell me to screw off.
>> Sent via BlackBerry by AT&T
>>
>> ----Original Message----
>> From: Val Gurvits <vgurvits@bostonlawgroup.com>
>> Date: Tue. 11 Jan 2011 22:10:24
>> To: mjr@randazza.com<mjr@randazza.com>
 >> Cc: evan@fray-witzer.com<evan@fray-witzer.com>
 >> Subject: RE: A strange development
 >>
 >> I will ask, but without having some indication of what the buyer is thinking I suspect the asking price will be a gazillion dollars.
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You mentioned mid 7 digits. Do you think the buyer will pay $5MM?
>> Val Gurvits
>> Boston Law Group, LLP
>> 825 Beacon Street, Suite 20
>> Newton Centre, MA 02459
>> (617) 928-1804 direct
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>> tel: 617/928-1800
>> e-mail: info@bostonlawgroup.com
>>
>> ----Original Message-----
>> From: mjr@randazza.com [mailto:mjr@randazza.com]
>> Sent: Tuesday, January 11, 2011 10:08 PM
>> To: Val Gurvits
>> Subject: Re: A strange development
>> Name price. Lawyers split a 15 percent broker fee. Ill call potential buyer.
>> Sent via BlackBerry by AT&T
>> ---Original Message----
>> From: Val Gurvits <vgurvits@bostonlawgroup.com>
>> Date: Tue, 11 Jan 2011 22:06:12
>> To: Marc John Randazza<mjr@randazza.com>
>> Subject: RE: A strange development
>>
>> By the way, there seems to be a lot of interest on my client's side to sell. How do we explore this possibility?
>>
>> Val Gurvits
>> Boston Law Group, LLP
>> 825 Beacon Street, Suite 20
>> Newton Centre, MA 02459
>> (617) 928-1804 direct
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 >> tel: 617/928-1800
 >> e-mail: info@bostonlawgroup.com
 >> ---Original Message---
 >> From: Marc John Randazza [mailto:mjr@randazza.com]
 >> Sent: Thursday, December 30, 2010 12:56 PM
 >> To: Val Gurvits
 >> Subject: Re: A strange development
 >>
 >> Bizarre to say the least. Happy new year to you tool
 >> Here's how I think we could do it - and I think that I have more ethical pitfalls than you. I'd have to reveal to Liberty that this
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	was going on, and I think that a settlement with CF would have to be part of the deal. But, I think that we could do it so that the settlement would be paid only after the sale - so that there was no suspicion on youngtek's part that this was any sleight of hand	-
	on my part to just get Liberty a settlement.	į
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	>> On Dec 30, 2010, at 9:49 AM, Val Gurvits wrote:	
	>>	
į	>>> That is an interesting development. I will email my client.	
	>>>	
	>>> Happy New Year to you and yours.	
	>>>	ł
ĺ	>>> Val Gurvits	
	>>> Boston Law Group, LLP	***************************************
į	>>> 825 Beacon Street, Suite 20	
	>>> Newton Centre, MA 02459	
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	>>> tel: 617/928-1800	elarphrese,
	>>> e-mail; info@bostonlawgroup.com	
	>>>	
	>>> — Original Message—	+
	>>> From: Marc John Randazza [mailto:mjr@randazza.com]	
į	>>> Sent: Thursday, December 30, 2010 11:36 AM	-
	>>> To: Val Gurvits	
	>>> Subject: A strange development	
	>>>	
	>>> Val.	1
	>>>	
	>>> I have a strange development in the TNA matter. It is actually tangential to it. Another client of mine asked me if I knew	
	anyone at TNA, because they want to purchase the site. I think they are talking about mid seven figures.	
	>>>	
	>>> This puts me in a weird position, I think. But, I believe that if TNA is interested in such discussions, that I can orchestrate an	
	ethical way for us to manage that. May as well ask them if they would have any interest. If so, you and I can figure out how to	
	ethically work on such a transaction. I'd imagine that you personally could earn a shitload more money for a broker fee than you'd	
	eam litigating this case (and me as well).	
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